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10	UNITED STA	TES BANKRUPCY COURT
11	NORTHERN D	DISTRICT OF CALIFORNIA
12	SAN FR	ANCISCO DIVISION
13		
14	In RE:	CASE NO. 3: 19-30088-DM (Lead Case) 19-30089 DM
15	DO 0 E CODDOD ATION	Chapter 11
16	PG&E CORPORATION,	Jointly Administered
17	Debtor(s),	
18		JOINDER OF THE CAZADERO COMMUNITY SERVICES DISTRICT
19		TO THE SONOMA CLEAN POWER
20		AUTHORITY'S LIMITED OBJECTION TO DEBTOR'S BAR DATE MOTION
21		Date: June 11, 2019
22		Time: 9:30 a.m. Courtroom: 17
23		Place: 450 Golden Gate Ave. 16 <sup>th</sup> Fl.
24		San Francisco, CA 94102 / Judge: Hon. Dennis Montali
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27		1
28	1 1	VICES DISTRICT TO THE SONOMA CLEAN POWER AUTHORITY'S VION TO DEBTOR'S BAR DATE MOTION
- '		

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#### TO THE CLERK OF THE ABOVE-ENTITLED COURT, THE DEBTOR AND ITS ATTORNEYS OF RECORD, UNITED STATES TRUSTEE, AND OTHER INTERESTED PARTIES:

The Cazadero Community Services District ("Cazadero CSD") in the above-captioned chapter 11 cases of Pacific Gas and Electric Company (the "Utility") and PG&E Corporation ("PG&E" and, together with the Utility, the "Debtors"), joins in the Limited Objection of the Sonoma Clean Power Authority [Docket #2321] to the Debtor's Bar Date Motion [Docket # 17841] (the "SCP Objection"). Cazadero CSD generally shares the concerns identified in the SCP Objection, including as follows:

#### I. JOINDER

Cazadero CSD's interest in the SCP Objection is as a creditor and on behalf of the citizens within the jurisdictional area of Cazadero CSD in western Sonoma County.

Cazadero CSD joins the SCP Objection. Debtor's Bar Date Motion lacks sufficient and important clarity on the nature and scope of "claims" that must be filed, and can be interpreted as overly broad, covering both "Future Harm Claims" and "Unknown Claims" at risk beyond such personal injury and property damage claims that we understand that PG&E is now deferring in the revised form of order. PG&E's proposed process and rules for filing and content of claims is unnecessarily complex and puts potential creditors at an unfair disadvantage, especially as to late filed claims, although we understand that some improvements are being made in the revised form of order. Cazadero CSD also agrees that it is inappropriate to model the future harm and unknown claims approach in Debtors' case on asbestos and other mass tort case law that

JOINDER OF CAZADERO COMMUNITY SERVICES DISTRICT TO THE SONOMA CLEAN POWER AUTHORITY'S LIMITED OBJECTION TO DEBTOR'S BAR DATE MOTION

The SCPA Motion was filed jointly with Pioneer Community Energy, Redwood Coast Energy Authority and Valley Clean Energy Alliance.

For purposes of this Joinder, the definition of "Future Harms Claims" and "Unknown Claims" are as set forth in SCP's Objection.

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is distinguishable from G&E's current circumstances, even though future fires and other harms may arise, for example, from PG&E's existing system or prior conduct.

Cazadero CSD also shares the concerns identified in the SCP Objection, such as that: (A) PG&E as a fiduciary duty to provide clarity and notice regarding claim scope and process concerning requirements not fairly contemplated by creditors, such as those based on a disputed asbestos/mass tort model for "unmatured" or "contingent" claims that could require premature filing of at risk future Harms Claims and Unknown Claims; (B) PG&E's revised claim process rules still do not facilitate a fair and orderly reorganization, since (despite some reforms expected in the revised form of order) such Motion still requires some further reforms and still drives the need to file some protective/defensive claims based on future fires or other events as to some Future Harm Claims and Unknown Claims still at risk; (C) PG&E fails to justify why at risk Future Harms Claims and Unknown Claims should have to file protective proofs of claims now, as opposed to being excluded like we expect that the revised order proposes for such future personal injury or property damage claims, considering how that unclarified and surprising bar date could unfairly shift responsibility from PG&E to governmental units and other potential creditor-victims; (D) the Motion's barring late filed claims from distributions or voting objectionably thwarts the absolute priority rule in preserving equity to the prejudice of creditors, and impairs the ability of a plan to testify the Best Interest of creditors test; and (E) the Motion should more fully coordinate the timing of potential Section 365 rejection claims with the related claims process, so that creditors could defer all such claims for filing at the same times as the deferred section 365(g) damages rejection damages claims.

Cazadero CSD agrees that any bar date order issued by the Court should require Debtors to: (A) provide adequate notice that is sufficiently detailed to establish a clear

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JOINDER OF CAZADERO COMMUNITY SERVICES DISTRICT TO THE SONOMA CLEAN POWER AUTHORITY'S LIMITED OBJECTION TO DEBTOR'S BAR DATE MOTION

and reasonable definition of claims, so that potential creditors would know of any need to file any non-deferred/at risk Future Harm Claims and Unknown Claims in order to
file any non-deferred/at risk Future Harm Claims and Unknown Claims in order to
protect their right to recovery for future fires, events, conditions, conduct, and other
circumstances which have some link to PG&E's flawed prepetition system or conduct;
and (B) match certain rejection related or based claims to a (hopefully early) deadline to
resolve "force of law" contract rejection disputes, as a means to resolve together (or make
unnecessary) the application of the bar date to claims beyond section 365(g) damages that
may arise from objectionable rejection attempts or threats. Furthermore, the Court's order
should (A) avoid pre-judgment of outcomes on the Best Interest Test to late filed claims
and as to the Absolute Priority Rule that prevent late filed claims from receiving
distributions or voting; and (B) improve the form of order in various other ways that have
been discussed with the Debtors, beyond the reforms we understand PG&E is
accommodating.
II. CONCLUSION
For the reasons set forth herein, Cazadero CSD joins in the SCP Objection and
requests that the Court provide that requested relief.
Respectfully submitted,
Dated: June 7, 2019 MERRILL ARNONE & JONES, LLP
By: <u>/s/ William L. Adams</u> William L. Adams, Esq., Attorney for
CAZADERO COMMUNITY SERVICES
DISTRICT
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JOINDER OF CAZADERO COMMUNITY SERVICES DISTRICT TO THE SONOMA CLEAN POWER AUTHORITY'S LIMITED OBJECTION TO DEBTOR'S BAR DATE MOTION

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1	. CERTIFICATE OF SERVICE
2	I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business
3	address is 3554 Round Barn Blvd. Ste. 303, Santa Rosa, CA 95403.
4	
5	A true and correct copy of the foregoing document entitled JOINDER OF THE CAZADERO COMMUNITY SERVICES DISTRICT TO THE SONOMA CLEAN POWER AUTHORITY'S
6	<b>LIMITED OBJECTION TO DEBTOR'S BAR DATE MOTION</b> will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(a); and (b) in the manner stated below:
7	
8	1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) June 7, 2019, I checked the CM/ECF
9	docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresse
10	stated below:
11	
12	Via e-mail transmission
13	See attached Service List, Exhibit A.
14	X Service information continued on attached page.
15	2. SERVED BY UNITED STATES MAIL:
16	On (date) June 7, 2019 I served the following persons and/or entities listed on the attached Exhibit B at the last known addresses in this bankruptcy case or adversary proceeding by placing
17	a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to
18	the judge will be completed no later than 24 hours after the document is filed.
19	See attached Service List, Exhibit B.
20	I declare under penalty of perjury under the laws of the United States that the foregoing is true
21	and correct.
22	Date: 6/7/19 /s/ Espe Gunheim
23	Date. of 1/17
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26	. 5

JOINDER OF CAZADERO COMMUNITY SERVICES DISTRICT TO THE SONOMA CLEAN POWER AUTHORITY'S LIMITED OBJECTION TO DEBTOR'S BAR DATE MOTION

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"Exhibit A"

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"Exhibit B"

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#### Exhibit B - Service List by Mail Only

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